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10/761,562	01/21/2004	Thomas Boyland	018381.0004	3445	
Thomas F. Ber	7590 11/10/200	9	EXAMINER		
Williams Mullen			ABDELSALAM, FATHI K		
8270 Greensbo McLean, VA 2	ro Drive, Suite 700 2102		ART UNIT PAPER NUMBER		
Welletti, VII 22102			3689		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/761,562	BOYLAND ET AL.				
Office Action Summary	Examiner	Art Unit				
	Fathi Abdelsalam	3689				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on <u>03 Ju</u>	ılv 2009.					
· · · = · · · · · · · · · · · · · · · ·	action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-3,5-18 and 20-35 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) 1-3,5-18 and 20-35 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08) Paper Nots/Mail Date	4) ☐ Interview Summary Paper No(s)/Mail D: 5) ☐ Notice of Informal F 6) ☐ Other:	ate				

Art Unit: 3689

### **DETAILED ACTION**

1. The following is a final office action in response to communications received on 7/03/2009

#### Response to Amendments

2. The amendment of 7/03/2009 has been received and entered. Claims 4 and 19 have been cancelled by applicant. Claims 1, 5, 16, 20, 31, and 32 have been amended. Claims 1-3, 5-18, and 20-35 are pending herein.

#### Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

4. Claims 16-30 are rejected under 35 U.S.C. 101 based on Supreme Court precedent, and recent Federal Circuit decisions, the Office's guidance to examiners is that a § 101 process must (1) be tied to another statutory class (such as a particular apparatus) or (2) transform underlying subject matter (such as an article or materials) to a different state or thing. Diamond v. Diehr, 450 U.S. 175, 184 (1981); Parker v. Flook, 437 U.S. 584, 588 n.9 (1978); Gottschalk v. Benson, 409 U.S. 63, 70 (1972); Cochrane v. Deener, 94 U.S. 780,787-88 (1876).

An example of a method claim that would <u>not qualify</u> as a statutory process would be a claim that recited purely mental steps. Thus, to qualify as a § 101 statutory process, the claim should positively recite the other statutory class (the thing or product)

Art Unit: 3689

to which it is tied, for example by identifying the apparatus that accomplishes the method steps, or positively recite the subject matter that is being transformed, for example by identifying the material that is being changed to a different state.

Here, applicant's method steps, fail the first prong of the new Federal Circuit decision since they are not tied to another statutory class and can be performed without the use of a particular apparatus. Thus, claims 16-30 do not positively recite another statutory class to which the method steps are tied and therefore are non-statutory.

Examiner provides the following as an approvable tie:

**NOTE:** Exemplary claim language of an ideal computer system/machine tied to an executable computer-application-based method given as follows:

A computer-implemented method for "---," the computer comprising:

a processor and computer readable medium storage having stored thereon a routine set of instructions which when executed by a computer machine cause the computer machine to perform the steps of: (list action steps, i.e., calculating, generating).

Additionally, it is important to claim the particular apparatus outside of the preamble so that patentable weight can more readily be established.

# Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in:

Art Unit: 3689

(1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or

- (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 1-3, 5-18 and 20-35 are rejected under 35 U.S.C. 102(e) as being anticipated by Weber (US 2003/0093346).

## 7. Regarding Claims 1 and 16:

Weber discloses a system for facilitating the processing and management of applicants, comprising:

a first client device having an applicant component enabling at least one member of a first user type from the first client device to submit primary application-related information, said information including at least applicant identification information ([Para. 0024, "A first exemplary step corresponds to a step of generating a personalized identification element for a user to the online financial aid system. This personal identification element is preferably then inputted to the on-line system for gaining access to selected features and services thereof. Another step in such an exemplary method corresponds to obtaining requested demographic, financial, and education related data from a user and then relaying this information to a financial aid processor"]; [Para. 0052, "the subject VFAO system requests information about a student, and so it may hereafter be referred to as a first information collection application"]);

Art Unit: 3689

a management component for receiving and storing said primary applicationrelated information, said management component including a personalization
component for creating and personalizing secondary application-related information
based on said primary application-related information ([Abstract]; [Para. 0023, "the webbased communications network is utilized for automatically administering a controlled
relationship among students, educational institutions, and student financial aid
processors and for providing the aforementioned selectable services that relate to
financial aid application and administration"]; and

a communications component for providing said secondary application-related information to said at least one first user type member ([Para. 0021, "Various personal and financial information is requested and collected via the information collection service. This information is then preferably used to generate a predicted amount of monetary aid potentially available to a user for a student's education-related expenses"]; [0022, "Yet another exemplary embodiment of the present subject matter relates to a web-based communication network comprising a financial aid estimation service"]); and

for communicating primary application-related information to a pre-determined member of a second user type via a second client device ([Para. 0015, "Automated communication tools are preferably available such that users can contact and relay questions or information among other system users"]; [Para. 0050, "Other exemplary services and features of a virtual financial aid office and system are displayed in FIG. 2. One exemplary such feature is an SFAPC electronic messenger (e-messenger)"]; [Claim 7, "A web-based communications network as in claim 5, wherein said federal aid

service electronically requests and relays institutional student information report (ISIR) documentation from the United States Department of Education's Central Processing System to the web-based communications network"]),

wherein said second user type member is pre-determined via said management component based on said primary application-related information ([Para. 0024, "Information obtained is then preferably reviewed to determine whether a student is eligible or ineligible for certain types of financial aid"]; [Para. 0041, "Once all required information for a student's file is received, the student financial aid processing center begins an extensive and particular process of reviewing a student's file. Preliminary review establishes verification of required documents, and quality control assures that established criteria are met for each reviewed student"]).

#### Regarding Claims 2 and 17:

Weber discloses a system and method wherein said primary application-related information includes at least one of: online application, transcript, recommendation document, report card, photograph, video clip, audio clip (Abstract, lines 16-19).

# 9. Regarding Claims 3 and 18:

Weber discloses a system and method wherein said secondary applicationrelated information includes an application status or a notification ([Para. 0050, lines 13-16]; [Claim 10]).

Art Unit: 3689

# 10. Regarding Claims 5 and 20:

Weber discloses a system and method wherein said second user type member is pre-determined according to an age or education level associated with said first user type member (Para. 0023, lines 8-11).

### 11. Regarding Claims 6 and 21:

Weber discloses a system and method wherein said personalization component includes a forms management component enabling said at least one second user type member to generate secondary application-related information in the form of at least one of: a confirmation letter, a reminder letter, a status letter (Claim 53).

## 12. Regarding Claims 7 and 22:

Weber discloses a system and method wherein said management component can receive said primary application-related information in a plurality of electronic file types ([Para. 0057, lines 13-16]; [Claim 31]).

### 13. Regarding Claims 8 and 23:

Weber discloses a system and method wherein said management component includes a content management component for receiving, viewing, editing, deleting, organizing, describing and searching content related to said application ([Abstract]; [Para. 0023, lines 1-6]).

Art Unit: 3689

# 14. Regarding Claims 9 and 24:

Weber discloses a system and method wherein said management component enables at least one member of a second user type from a second client device to evaluate said primary application-related information (Para. 0016, lines 1-5).

### 15. Regarding Claims 10 and 25:

Weber discloses a system and method wherein said applicant, management and communications components can be customized by said at least one second user type member (Abstract, lines 19-21).

#### 16. Regarding Claims 11 and 26:

Weber discloses a system and method wherein said management component enables said at least one second user type member to post notes to said primary application-related information, said notes being stored by said management component in connection with said primary application-related information ([Claim 10]; [Para. 0068, lines 14-17]).

# 17. Regarding Claims 12 and 27:

Weber discloses a system and method wherein said stored notes are communicated to a wireless device in communication with said management component (Para. 0042, lines 8-11).

Art Unit: 3689

# 18. Regarding Claims 13 and 28:

Weber discloses a system and method wherein said applicant component further includes a status check component whereby said first user type member can request an application status via said communications component (Para. 0050, lines 13-16).

#### 19. Regarding Claims 14 and 29:

Weber discloses a system and method further including an access control component whereby said at least one second user type member can allow access to manage content related to said application to at least one additional second user type member ([Para. 0024, lines 5-10]; [Para. 0044, lines 1-4]).

## 20. Regarding Claims 15 and 30:

Weber discloses a system and method further including an integration component for integrating said applicant, management and communications components with an offline admissions database ([Para. 0066, lines 33-35]; [Para. 0068, lines 3-7]).

# 21. Regarding Claim 31:

Weber discloses an article of manufacture comprising a computer instruction carrier, readable by a computer, tangibly embodying one or more instructions executable by the computer to perform a method for facilitating the processing and

Art Unit: 3689

management of applicants ([Para. 65, lines 1-3]; [Abstract Figure

]; [Figure 1]),

the method comprising the steps of:

providing an applicant component enabling at least one member of a first user type from a first client device to submit primary application-related information, said information including at least applicant identification information ([Para. 0024, lines 5-10]; [Para. 0052, lines 12-15]);

providing a management component for receiving and storing said primary application-related information, said management component including a personalization component for creating and personalizing secondary application-related information based on said primary application-related information ([Abstract]; [Para. 0023, lines 1-6]; [Para. 0044, lines 21-24]); and

providing a communications component for providing said secondary applicationrelated information to said at least one first user type member and for communicating primary application-related information to a pre-determined member of a second user type via a second client device ([Para. 0015, lines 3-5]; [Para. 0050]; [Claim 7]);

wherein said second user type member is pre-determined via said management component based on said primary application-related information ([Para. 0024, lines 14-6]; [Para. 0041, lines 20-26]).

## 22. Regarding Claim 32:

Weber discloses a content processing and publication tool, comprising:

Art Unit: 3689

a server for storing application-related content and programming for managing said content for use in processing at least one application for admission ([Abstract, lines 1-7]; [Figure 1]);

a first user interface in communication with said server for enabling at least one member of a first user type from a first client device to submit an application for admission ([Para. 0024, lines 5-10]; [Para. 0052, lines 12-15]);

a management component in communication with said server for receiving and storing said application ([Abstract]; [Para. 0023, lines 1-6]; [Para. 0044, lines 21-24]);

for notifying at least one member of a second user type of said stored application, and for populating secondary application-related information with first user type information ([Para. 0050, lines 13-16]; [Claim 10]);

wherein said second user type member is pre-determined via said management component based on said primary application-related information ([Para. 0024, lines 14-6]; [Para. 0041, lines 20-26]);

a second user interface in communication with said server enabling said at least one second user type member from a second client device to receive and view said application for admission ([Abstract]; [Para. 0023, lines 1-6]);

submit notes for appending to and storing with said application for admission ([Claim 10]; [Para. 0068, lines 14-17]); and

for retrieving schedule information pertaining to at least one member of a first user type (Claim 31); and

Art Unit: 3689

a communications component for communicating secondary application-related information to said at least one first user type member ([Claim 10]; [Claim 31]).

## 23. Regarding Claim 33:

Weber discloses system wherein said communications component communicates an evaluation status to said at least one first user type member upon receiving a request from said at least one first user type member via said first user interface ([Claim 10]; [Claim 31]).

### 24. Regarding Claim 34:

Weber discloses a system wherein said communications component communicates an evaluation status to said at least one first user type member upon receiving said evaluation status from said second user type member via said second user interface ([Para. 0050, lines 13-16]; [Claim 10]; [Claim 31]).

# 25. Regarding Claim 35:

Weber discloses a system further including a scheduling component for allowing said first or said second user type member to schedule an in-person meeting via a respective one of said user interfaces (Claim 10).

Art Unit: 3689

27.

#### Response to Arguments

Regarding the rejection of claims 1-3, 5-18 and 20-35 under 35 U.S.C. §102:

26. Applicant's arguments filed 7/03/2009 have been fully considered but they are not persuasive.

In regards to applicant's argument concerning a communications component for providing said secondary application-related information to said at least one first user type member ([Para. 0021, "Various personal and financial information is requested and collected via the information collection service. This information is then preferably used to generate a predicted amount of monetary aid potentially available to a user for a student's education-related expenses"]; [0022, "Yet another exemplary embodiment of the present subject matter relates to a web-based communication network comprising a

financial aid estimation service"]). Once the "first user type member" enters his/her

"application-related information" the system generates a predicted award of aid

including and based on applicants submitted information.

In regards to applicants argument concerning the system wherein said second user type member is pre-determined based on said primary application-related information [Para. 0041, "Once all required information for a student's file is received, the student financial aid processing center begins an extensive and particular process of reviewing a student's file. Preliminary review establishes verification of required documents, and quality control assures that established criteria are met for each reviewed student"]). Additionally, the instance wherein applicant recites: "the said

Art Unit: 3689

second user type member is pre-determined" -- is a broad limitation of the claimed invention, and has been interpreted by the examiner in line with its common meaning as one of ordinary skill in the art would render; the act of something being "pre-determined" could simply be a person making a decision in their mind as to which official they'd like to send their application to, corresponding to their application-type (i.e. a financial aid officer or the registrar or admissions officer).

#### Conclusion

28. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fathi Abdelsalam whose telephone number is (571)

Art Unit: 3689

270-3517. The examiner can normally be reached on Monday to Thursday 8:00-

5:00pm ET.

30. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Janice Mooneyham can be reached on (571) 272-6805. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

31. Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/F. A./

Examiner, Art Unit 3689

/Tan Dean D. Nguyen/

Primary Examiner, Art Unit 3689